REMARKS

In the Office Action of June 8, 2005, the drawings were objected to under 37 C.F.R. §1.83(a) as allegedly failing to show every feature of the invention specified in the claims; Applicants' proposed amendment to the Specification filed April 29, 2005, was objected to under 35 U.S.C. §132(a) as allegedly introducing new matter into the disclosure; and Claims 41-47 and 49-52 were rejected under 35 U.S.C. §102(e) as allegedly anticipated by <u>Takamitsu et al.</u> (CA 2,096,672).

In this Amendment, Applicants have amended Claims 41, 44, 46 and 47. Thus, upon entry of the Amendment, Claims 41-47 and 49-52 will be pending, Claim 41 being an independent claim.

With respect to the objections to the drawings and Applicants' previous proposed amendment, Applicants have amended the claims as indicated herein, which Applicants respectfully submit render the objections moot. Thus, for the reasons discussed below, Applicants respectfully request withdrawal of the objections to the drawings and Specification and reconsideration of the Application and pending Claims 41-47 and 49-52.

Applicants respectfully submit that Claims 41-47 and 49-52 are patentable over

Takamitsu et al. Amended Claim 41, for instance, recites a personal care absorbent article,
comprising a front portion including opposing first and second lateral side portions defining
respective first and second lateral side edges, and a central section defining a fastening area
between the first and second lateral side portions, first and second fault lines being disposed
between the fastening area and the respective first and second lateral side portions; a rear portion
including an outer rear edge, the first and second fault lines being configured for activation to

selectively release the front portion from the rear portion for use of the personal care absorbent article as a diaper-like article; a crotch portion extending between said front portion and said rear portion; and first and second fasteners releasably secured to the fastening area, and non-releasably secured to the front portion, the first and second fasteners each defining a base portion and a fastening material portion, each base portion being spaced apart from the first and second lateral side edges of the front portion and spaced axially apart from a waist opening and from respective leg openings, the fastening material portions of the first and second fasteners being adjustable in the fastening area without activation of the first and second fault lines. Applicants respectfully submit that Takamitsu et al. does not disclose or suggest each and every element of Claim 41 as amended.

Takamitsu et al. is directed to strengthening its most distant opposing side portions 3 of a diaper by having fastening flaps 6 bonded together along bond lines 8 at the side portions 3 as shown, for instance, in Figure 4. Specifically, the flaps 6 are attached to (not spaced apart from) the side portions 3. Moreover, as Figures 1, 2, 6 and 8 show, the flaps 6 extend axially all the way from a waist opening to leg openings of the diaper. The cited reference makes clear as a whole that the foregoing arrangement and attachment of the flaps 6 are essential to the structural integrity of the diaper. See, e.g., abstract and page 6 of Takamitsu et al. No other arrangement is disclosed or suggested for the flaps 6, which are completely different than the first and second fasteners recited by Claim 41. Thus, Applicants respectfully submit that Claim 41 is not anticipated by Takamitsu et al. Accordingly, Applicants respectfully request removal of the rejection to Claim 41 and allowance of Claims 41-47 and 49-52.

Applicants respectfully submit that the present Amendment adds no new matter requiring

a new search by the Examiner, responds directly to all matters raised in the Office Action, and places the application in complete condition for allowance.

If the Examiner has any questions upon consideration of this Amendment, Applicants invite the Examiner to contact the undersigned at the Examiner's convenience.

Please charge any fees required by this Amendment to Deposit Account No. 04-1403.

Respectfully submitted,

DORITY & MANNING, P.A.

Date

-31-05

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